UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA CIVIL MINUTES - GENERAL

| Case No. CV 11-4557-DMG(AGRX) | | | Date | January 18, 2012 | | |
|--|---|--|---|-----------------------------------|---|--|
| Title M | loroccanoil, Inc. v | . Web Trend Ltd et al | | | | |
| | | | | | | |
| | | | | | | |
| Present: The Honorable DOLLY M. GEE, UNITE | | | ED STATES DISTR | ICT JU | DGE | |
| | | | | | | |
| V.R. Vallery | | | Not Reported | | | |
| Deputy Clerk | | | Court Reporter | | | |
| | - 1 _F , 211 | | | | r | |
| Attorneys Present for Plaintiffs: | | | Attorney | Attorneys Present for Defendants: | | |
| Not Present | | | | Not Present | | |
| Proceedings: IN CHAMBERS - Order To Show Cause Re: Dismissal for Lack of Prosecution | | | | | | |
| complaint ar | e not served on a de | e, an action must be dismissed fendant within 120 days afte ervice (60 days if the defenda | er the complaint is filed | Genera | nons and Ily, defendant must answer the | |
| motion, orde dismissed for of one of the | ers plaintiff(s) to short lack of prosecution | ow cause in writing on or beform. As an alternative to a writ propriate response to this Or | ore February 1, 2012 verten response by plainting | why this ff(s), the | rdingly, the court, on its own action should not be Court will consider the filing re the above date, as evidence | |

Proof(s) of service of summons and complaint on the defendant(s):

- ____ An answer by the following defendant(s);
- In cases removed from State Court, responsive pleadings filed by all defendants;
- X Plaintiff's **corrected** application for entry of default pursuant to Rule 55a of the Federal Rules of Civil Procedure against **Web Trend Ltd.**;
- <u>X</u> Plaintiff's request that the clerk enter default judgment or plaintiff's motion for entry of default judgment pursuant to Rule 55b of the Federal Rules of Civil Procedure against defendant **Deal Seekers**.

It is plaintiff's responsibility to respond promptly to all Orders and to prosecute the action diligently, including filing proofs of service and stipulations extending time to respond. If necessary, plaintiff(s) must also pursue Rule 55 remedies promptly upon the default of any defendant. All stipulations affecting the progress of the case must be approved by this Court. (Local Rules 7-1 and 7-2).

No oral argument of this matter will be heard unless ordered by the Court. The Order will stand submitted upon the filing of a responsive pleading or motion on or before the date upon which a response by plaintiff(s) is due. This action will be **dismissed** if the above mentioned documents are not filed by the date indicated above.

CV-90 CIVIL MINUTES - GENERAL Initials of Preparer IM